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NOTICE

The undermentioned Gazettes of India Extraordinary were published during the week ending the 3rd January 1951:—

S. No.	No. and Date	Issued by	Subject
1.	No. 2(I.E.), dated the 26th December 1950.	Office of the Custodian of Evacuee Property, Ajmer.	Notification from the Custodian of Evacuee Property, Ajmer, that persons notified have been declared as intending evacuees.
2.	N ^o 104/1/50-Elec., dated the 29th December 1950.	Election Commission, India.	Election Commission extends upto the 15th January 1951, for the electoral unit comprising the Baran Subdivision.
3.	No. 183-ITC(P.N.)/50, dated the 29th December 1950.	Ministry of Commerce.	Import licences from soft currency areas and Japan.

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of this Gazette.

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PART I—Section 1

Notifications relating to Non-Statutory Rules, Regulations and Orders and Resolutions issued by the Ministries of the Government of India (other than the Ministry of Defence) and by the Supreme Court

PARLIAMENT SECRETARIAT

New Delhi, the 26th December 1950

No. 2-VI-FC/50.—Shri Jaspal Roy Kapoor has been elected to serve on the Estimates Committee for the rest of the financial year 1950-51, vice Shri Ajit Prasad Jain, resigned.

M. N. KAUL, Secy.

ELECTION COMMISSION, INDIA

New Delhi, the 27th December 1950

No. 83/50-Elec.II.—In exercise of the powers conferred by sub-rule (3) of rule 10 of the Representation of the People (Preparation of Electoral Rolls) Rules, 1950, the Election Commission hereby designates each of the officers in the State of Punjab specified in column 1 of the Table below to be the person to whom a claim or objection under sub-rule (1) of the said rule in respect of the electoral roll for any electoral unit or part of such unit comprised within the area specified in the corresponding entry in column 2 of that Table may also be presented:—

TABLE

Officers (1)	Areas (2)
1. Each Tehsildar . . .	The area under his jurisdiction.
2. Each Naib Tehsildar . . .	Do.
3. Each Kanungo . . .	Do.
4. The Secretary of each Municipal Committee.	The area under the jurisdiction of the Municipal Committee.
5. The Secretary of each Cantonment Board.	The area under the jurisdiction of the Cantonment Board.
6. The Secretary of each notified area Committee.	The area under the jurisdiction of the notified area Committee.
7. The Secretary of each small town Committee.	The area under the jurisdiction of the small town Committee.

P. S. SUBRAMANIAN, Secy.

MINISTRY OF HOME AFFAIRS

New Delhi, the 27th December 1950

No. 7/51/50-Ests.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President is pleased to direct that the following further amendments shall be made in the Civil Services (Classification, Control and Appeal) Rules in their application to persons serving in connection with the affairs of the Union, namely:—

I. After rule 68 the following new rule shall be inserted, viz.—

“69. Notwithstanding anything contained in the foregoing provisions, the Central Government may, of its own motion or otherwise, call for the record of any case in which an order has been made by an authority subordinate to it in the exercise of any power conferred on such authority by these rules, and—

- (a) confirm, modify or reverse the order; or
- (b) direct that a further enquiry be held in the case; or
- (c) reduce or enhance the penalty imposed by the order; or
- (d) make such other order in the case as it may deem fit:

Provided that where it is proposed to enhance the penalty imposed by any such order, the Government servant concerned shall be given an opportunity of showing cause against the proposed enhancement:

Provided further that this rule shall not apply to the case of a person who having been appointed by the Secretary of State or Secretary of State in Council to a Civil Service of the Crown in India has on and after the commencement of the Constitution continues to serve under the Government of India.”

II. The existing rule 69 shall be renumbered as rule 70.

No. 7/51/50-Ests.—In exercise of the powers conferred by the proviso to clause (3) of Article 320 of the Constitution, the President is pleased to direct that the following amendment shall be made in the Union Public Service Commission (Consultation) Regulations, namely:—

In clause (c) of regulation 5 of the said Regulations, after the words “in response to any petition or memorial” the words “or of his own motion” shall be added.

S. B. BAPAT, Joint Secy.

THE INSTITUTE OF CHARTERED ACCOUNTANTS OF INDIA

CHARTERED ACCOUNTANTS

New Delhi, the 6th January 1951

No. 7-CA(1)/51.—In pursuance of Regulation 23 of the Chartered Accountants Regulations, 1949, the Council of the Institute of Chartered Accountants of India is pleased to direct that the First Examination under the said Regulations will be held on the 17th and 18th May 1951 and the Final Examination on the 15th, 16th, 17th and 18th May 1951 at 10 A.M. and 2 P.M. every day. The examinations will be held at each of the following centres provided that a sufficient number of candidates present themselves for examination:—

1. Bombay.
2. Madras.
3. Calcutta.
4. Delhi.

2. Applications for admission to these examinations are required to be made on the prescribed forms, copies of which may be obtained from the Secretary to the Council of the Institute of Chartered Accountants of India, New Delhi. Each such application together with the necessary certificates and a Demand Draft payable at Delhi and drawn in favour of the said Secretary for an examination fee of Rs. 50 in the case of the First Examination and Rs. 75 in the case of the Final Examination must be sent so as to reach the Secretary to the Council not later than 15th March 1951. An additional fee of Rs. 50 is payable by candidates who apply for the first time for admission to the First Examination and who have been exempted from passing the First Examination.

S. VENKATARAMAN, Secy.

MINISTRY OF INDUSTRY AND SUPPLY

New Delhi, the 30th December 1950

SUBJECT.—Import of Controlled Categories of Iron and Steel.

No. I(5)-16(68)/50.—Corrigendum.—In partial modification of Part I of Public Notice of the Government of India in the Ministry of Industry and Supply No. I(5)-16(7)/49, dated the 22nd April 1950, from the 1st January 1951, steel processing factories may submit their applications for steel imports direct to the Iron and Steel Controller instead of routing them through the Director General of Industries and Supplies or the State Governments. The Iron and Steel Controller will issue licences on the basis of the assessed capacity of the firms for their six months' requirements working on one or two shifts to meet their unsatisfied demands. Unsatisfied demand is the difference between the assessed capacity and the indigenous allotment made to the firms either by the D.G.I. & S. or the State Governments.

2. For Part III(c) of the Public Notice and Corrigendum No. I(5)-16(7)/49, dated the 6th May 1950, thereto, the following may be substituted:—

“(c) Tinplates, Galvanised Wire Thinner than 18G, Black and Hard Bright Wire thinner than 22G, Strip and Pipes, tubes and fittings:—

(i) Import licences will be issued subject to the importers other than consumers undertaking to take the materials on their arrival into their godowns or yards and dispose of them in accordance with instructions issued by the Iron and Steel Controller. The materials will remain frozen for release by the Iron and Steel Controller for a period not exceeding three (3) months from the date the selling prices have been fixed by the Iron and Steel Controller subject to a maximum of four (4) months from the date of receipt by the Iron and Steel Controller of all documents necessary for price fixation. On expiry of this period the importers are free to dispose of any tonnage not allocated by the Iron and Steel Controller but at prices not exceeding the selling rates fixed by the Iron and Steel Controller. The Iron and Steel Controller will direct the allottee in whose favour the release is made to take delivery of the materials within twenty-one days from the date of issue of the release order, and, within the allocation period of four months, may reallocate such of the tonnage not taken by the allottee. The said time-limit of four months will not apply to any import by controlled stockholders.

(ii) The selling prices will be fixed by the Iron and Steel Controller within thirty (30) days of receipt of all relevant documents from the importers and will be calculated on the basis of the landed cost of the materials plus importer's remunerations of 7½ per cent. for delivery *ex-godown*; and, where deliveries are effected *ex-jetty*, the margin of profit allowed will be 4 per cent. over the landed cost except in the case of pipe fittings where the importer's remuneration for delivery *ex-godown* will be 10 per cent. and for delivery *ex-jetty* 6½ per cent. over landed cost.”

C. R. NATESAN, Dy. Secy.

MINISTRY OF COMMERCE

PUBLIC NOTICES

IMPORT TRADE CONTROL

New Delhi, the 27th December 1950

SUBJECT:—Licensing of quinine salts falling under Serial No. 114 of Part IV from soft currency areas during January-June 1951.

No. 179-ITC(P.N.)/50.—The attention of importers is invited to the entries against Serial No. 114 of Part IV of the Import Trade Control Schedule in columns 10 and 11 of Appendix 'C' of the Commerce Ministry Public Notice No. 150-ITC(P.N.)/50, dated the 15th December 1950.

2. It has now been decided that the licences issued under this Serial Number will not cover the import of Quinine Sulphate. Licences will be endorsed accordingly.

3. The Commerce Ministry Public Notice No. 150-ITC(P.N.)/50, dated the 15th December 1950, should be deemed to have been amended accordingly.

SUBJECT:—Licensing of imports of belt cement falling under Serial No. 27 of Part II of Import Trade Control Schedule.

No. 180-ITC(P.N.)/50.—The attention of importers is invited to the entries in columns 10 and 11 against Serial No. 27 of Part II in Appendix 'C' to the Commerce Ministry, Public Notice No. 150-ITC(P.N.)/50, dated the 15th December 1950.

2. It has now been decided to issue Soft Currency Licences for the import of belt cement falling under Serial No. 27 of Part II of the Import Trade Control Schedule to Established Importers on the basis of a quota of 100 per cent. of half of best years' imports of this article and also to actual users to meet six months' requirements.

3. Applications for licences should be submitted in the form and manner prescribed in Public Notice No. 150-ITC(P.N.)/50, dated the 15th December 1950, to the Deputy Chief Controller of Imports, Calcutta.

SUBJECT:—Import of Aluminium Knitting Pins and Needles falling under Serial No. 275 of Part IV of the I.T.C. Schedule.

No. 181-ITC(P.N.)/50.—The attention of importers is invited to the description of the goods (Aluminium Circles, Sheets and other manufactures not otherwise specified) falling under Serial No. 12 of Part II of the Import Trade Control Schedule, as included in the Schedule 'B' appended to the Open General Licence No. XX and XXI published with the Ministry of Commerce Notifications No. 21-ITC/50, dated the 5th August 1950 and No. 53-ITC/50, dated the 25th November 1950.

2. Aluminium Knitting Pins and Needles fall under Serial No. 275 of Part IV of the Import Trade Control Schedule and not Serial No. 12 of Part II and import thereof is not permissible under the above mentioned head "Aluminium Circles, sheets and other manufactures not otherwise specified" under Open General Licence XX and XXI.

3. On the introduction of Open General Licence XX under Notification No. 19-ITC/50, dated the 5th August 1950, many firms are understood to have booked orders for Aluminium Knitting Pins and Needles on being informed that the same were classified under Serial No. 12 of Part II of the Import Trade Control Schedule and could be imported from soft currency countries without licences. It has since been decided that Aluminium Knitting Pins should have been classified under Serial No. 275/IV of the Import Trade Control Schedule. Revised letters intimating the latter classification were issued to all those firms who had been advised incorrectly on the subject.

4. It now transpires that in certain cases irrevocable letters of credit had been opened or goods have been shipped or arrived which should be licensable under Serial No. 275 of Part IV and not covered by Open General Licence XX.

5. It has therefore been decided that licences (without exchange control copies) shall be issued to allow the import of such consignments provided that satisfactory evidence is produced of the opening of irrevocable letters of credit prior to the date of this notice and of the balance outstanding in the letter of credit on that date. The period of validity and the value of such licences will correspond with the unexpired balance of the period of validity and with the unutilised balance of the amount of the letter of credit in question. No grace period will be allowed.

6. Applications should be made in this behalf to the Import Trade Controller at Calcutta, Bombay or Madras according as the office or branch office of the authorised dealer in foreign exchange through which the irrevocable letter of credit was opened is situated in Area 'A', Area 'B' or Area 'C' as indicated in Appendix 'Q' to Public Notice No. 14-ITC(P.N.)/50, dated the 15th June 1950. Such applications should reach the Import Trade Controller concerned not later than 31st January 1951.

7. Applications should be accompanied by documentary proof of the placing and acceptance of the relevant orders as well as a certificate from the authorised dealer in foreign exchange concerned showing (1) No. of letter of credit, (2) Date of opening thereof, (3) Name of Opener, (4) Name of beneficiary, (5) Value, (6) Details of goods, (7) Last date of shipment stipulated in the credit and (8) Value outstanding on the 27th December 1950 for the shipment in question.

8. In cases where orders were placed after the introduction of Open General Licence XX and where goods have already arrived before the date of this Public Notice necessary instructions have been issued to the Collectors of Customs to release the same without licence.

New Delhi, the 29th December 1950

SUBJECT:—Licensing of Diesel Engines falling under Serial No. 30 of Part II of the Import Trade Control Schedule—List of approved importers.

No. 182-ITC(P.N.)/50.—The attention of Importers is drawn to the Commerce Ministry's Public Notice No. 171-ITC(P.N.)/50, dated 15th December 1950, announcing the list of approved importers for the purpose of licensing of Diesel Engines. It has now been decided that under the Bombay Area in the aforesaid Public Notice, the following entry shall be added:—

1. M/s. Dhake & Company,
27/43, Tamarind Lane,
Fort, Bombay.

New Delhi, the 30th December 1950

SUBJECT:—Licensing of imports of Laboratory chemicals and reagents falling under Serial No. 110 of Part IV and Serial Nos. 21, 22, 23, 24, 25, 26, 27, 28, 29, 30 and 31 of Part V for July-December 1950 and January-June 1951.

No. 184-ITC(P.N.)/50.—The attention of importers is invited to list B annexed to Commerce Ministry Public Notice No. 30-ITC(P.N.)/50, dated the 15th June 1950, in

which it has been stated that applications of established importers for import of Laboratory chemicals and reagents from Soft Currency Area will be considered on an *ad hoc* basis.

2. It has now been decided that licences for this article should be granted to established importers on the basis of a quota of 100 per cent. of half of best year's imports.

3. Notwithstanding anything contained in Public Notices No. 14-ITC(P.N.)/59, dated the 15th June 1950 and No. 150-ITC(P.N.)/50, dated the 15th December 1950, applications for import of the above article may be made in the form and manner prescribed in the Public Notice, dated the 15th December 1950, so as to reach the authority concerned before the 28th February 1951. Where applications for July-December 1950 and/or January-June 1951 have already been made by established importers for the above chemicals no fresh applications need be made but documents in support of past imports may be furnished if not already sent.

RESOLUTION

IMPORT TRADE CONTROL

New Delhi, the 27th December 1950

No. ITC(2)-IAC/50.—The Government of India have decided that the following further amendments shall be made in the Ministry of Commerce Resolution No. I(14)-ITC/47, dated the 27th September 1948, as amended by Resolution No. I(14)-ITC/47, dated the 22nd October 1949, namely:—

In para. 2 of the Resolution—

- (a) after clause (i) the following clause shall be inserted, namely:—
- (ii) Hon'ble Deputy Minister for Commerce—Vice-Chairman;
- (b) clauses (ii), (iii), (iv), (v), (vi) and (vii), shall be re-numbered as (iii), (iv), (v), (vi), (vii) and (viii); and
- (c) for the words "Constituent Assembly" in the re-numbered clause (vii), the word "Parliament" shall be substituted.

ORDER

ORDERED that a copy of this Resolution be communicated to all State Governments, all Chief Commissioners, the several Ministries of the Government of India, Prime Minister's Secretariat, Cabinet Secretariat, the Private and Military Secretaries to the President, the Central Board of Revenue, the Auditor-General, the Director General of Employment and Resettlement, the Director General, Industry and Supply, the Chief Controller of Imports, the High Commissioner for India, London, the Economic Adviser to the Government of India, the Director-General of Commercial Intelligence and Statistics, Calcutta, the Indian Trade Commissioner in London, His Majesty's Senior Trade Commissioner in India, the High Commissioner for India in Pakistan, Karachi, the High Commissioner for Pakistan in India, New Delhi, the Secretary, Indian Tariff Board, Bombay, and all recognised Chambers of Commerce and Association.

ORDERED also that the Resolution be published in the Gazette of India for general information.

R. J. PRINGLE, Joint Secy.

MINISTRY OF EDUCATION

EDUCATION

New Delhi, the 30th December 1950

In the matter of the Charitable Endowments Act, 1890 and

In the matter of the Indian Institute of Science, Bangalore.

No. F. 8-84/50-T.1.—Upon the application of the Board of Management of the Indian Institute of Science being the persons acting in the administration of the Trust, and in pursuance and exercise of the powers conferred

by section 5 of the Charitable Endowments Act, 1890 (Act VI of 1890), the Central Government with the concurrence of the said Board of Management, is pleased to declare that the Scheme for the administration and management of the properties and funds of the Indian Institute of Science, Bangalore, settled under sections 5 and 7 of the said Act and set forth in Schedule H to the Vesting Order made on the 27th May 1909, in the above mentioned matters in pursuance of sections 4 and 7 of the aforesaid Act, and as modified by Notification No. 1-10(T) of the Government of India in the Department of Industries and Labour, dated the 12th February 1926, and Notification Nos. F.53-1/33 and F.53-6/37-E of the Government of India in the Department of Education, Health and Lands, dated the 21st September 1933, and the 25th November 1937, respectively, as substituted by Notification No. F.53-1/37 of the Government of India in the Department of Education, Health and Lands, dated the 2nd December 1937, and as subsequently amended shall be further modified as set forth in the schedule annexed hereunto and that this modification shall have effect as from the 1st day of January 1951.

SCHEDULE

Substitute the following Regulation 18-A for the existing Regulation 18-A:—

"18-A. Notwithstanding anything to the contrary contained in Regulation 18 the term of office of the members constituting the Council for the triennium 1947-49 shall be extended till the 28th February 1951."

P. JOHARI, Under Secy.

MINISTRY OF WORKS, MINES AND POWER

New Delhi, the 27th December 1950

No. WMP(PD)-505(3)/B.—In exercise of the powers conferred by section 3 of the Essential Supplies (Temporary Powers) Act, 1946 (XXIV of 1946), the Central Government hereby directs that the Cochin Kerosine Control Order shall be cancelled.

A. K. SEN, Under Secy.

MINISTRY OF LABOUR

DIRECTORATE GENERAL OF RESETTLEMENT AND EMPLOYMENT

New Delhi, the 21st December 1950

No. RCO-40-I.—In continuation of this Ministry's Notification No. RCO-40/VI, dated the 31st July 1950, regarding the constitution of the Sub-Regional Employment Advisory Committee, Allahabad, the Government of India are pleased to appoint the following persons as additional members of the said Committee:—

1. Shri Shiva Murti Singh, President, District Board, Allahabad.
2. Shri Girja Shankar Verma, Chairman, Municipal Board, Partapgarh.
3. Shri Anant Swarup Singh, Senior Vice-President, District Board, Fatehpur.

New Delhi, the 27th December 1950

No. RCO-41.—In continuation of this Ministry's Notification No. RCO-41, dated the 10th February 1950, regarding the constitution of the Regional Employment Advisory Committee for Madras, the Government of India are pleased to appoint the following person as an additional member of the said Committee:—

"Regional Labour Commissioner (Central), Madras."

M. V. NILAKANTA AYYAR, Under Secy.

